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Attorney for Defendant  
CITY OF LOS ANGELES

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

(1) WEST VALLEY CAREGIVERS, ) Case No.: CV10-4150 SJO (AJWx)  
an Unincorporated Not-For Profit )  
Association; (2) ROAYL HERB )  
MERCHANG, a California Non-Profit )  
Mutual Benefit Corporation; (3) )  
HERBAL HEALING'S HERBAL )  
HEALING CENTER, a California Not- )  
For Profit Limited Liability Company; )  
(4) HOLLYWOODS )  
COMPASSIONATE CAREGIVERS, a )  
California Non-Profit Mutual Benefit )  
Corporation; (5) LOS ANGELES )  
MEDICAL COLLECTIVE, a California )  
Non-Profit Mutual Benefit Corporation; )  
(6) INFINITY PHILANTHROPY )  
GLOBAL DBA ALLEVIATIONS, a )  
California Non-Profit Mutual Benefit )  
Corporation; (7) PACOIMA )  
RECOVERY COLLECTIVE INC, a )  
California Non-Profit Mutual Benefit )  
Corporation; (8) HERBAL LOVE )  
CAREGIVERS ON THE )  
BOULEVARD, a California Non-Profit )  
Mutual Benefit Corporation; (9) CAFE )  
420, a California Non-Profit Mutual )  
Benefit Corporation; (10) HELPING )  
HINT CAREGIVERS, a California )  
Non-Profit Mutual Benefit Corporation; )  
(11) TRADITIONAL HERBAL )  
CENTER, INC COLLECTIVE )  
CAREGIVERS, a California Non-Profit )  
Mutual Benefit Corporation; (12) )  
Honorable S. James Otero  
  
**DEFENDANT CITY OF LOS  
ANGELES' RESPONSE TO  
NOTICE TO FILER OF  
DEFICIENCIES IN  
ELECTRONICALLY FILED  
DOCUMENTS DATED  
JUNE 28, 2010**  
[Local Rule 7.1-1]

1 T.L.P.C., a California Non-Profit )  
2 Mutual Benefit Corporation; (13) )  
3 LAHC 3 COLLECTIVE, a California )  
4 Non-Profit Mutual Benefit Corporation; )  
5 (14) UNIVERSAL CAREGIVERS )  
6 INC., a California Mutual Benefit )  
7 Corporation; )  
8 Plaintiffs, )  
9 vs. )  
10 CITY OF LOS ANGELES, a )  
11 government entity; DOES 1 through 10, )  
12 inclusive, )  
13 Defendants. )  
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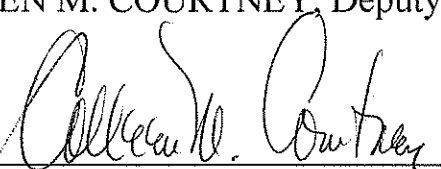
TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Defendant City of Los Angeles hereby responds to the Court's "Notice To Filer of Deficiencies in Electronically Filed Documents" dated June 28, 2010, which states that the City failed to file a Notice of Interested Parties.

PLEASE TAKE NOTICE that the City did file a Notice of Interested Parties in this action on June 4, 2010, a true and correct copy of which is attached hereto as Exhibit "A".

Date: June 28, 2010

CARMEN A. TRUTANICH, City Attorney  
KENNETH FONG, Deputy City Attorney  
COLLEEN M. COURTNEY, Deputy City Attorney

By: 

COLLEEN M. COURTNEY  
Attorneys for Defendant  
CITY OF LOS ANGELES

EXHIBIT A

**CARMEN A. TRUTANICH**, City Attorney (SBN 86629x)  
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**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

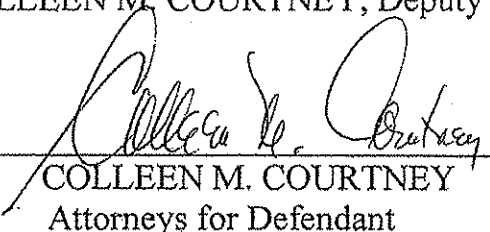
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an Unincorporated Not-For Profit )  
Association; (2) ROAYL HERB )  
MERCHANG, a California Non-Profit ) Honorable S. James Otero  
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For Profit Limited Liability Company; )  
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California Non-Profit Mutual Benefit )  
Corporation; (5) LOS ANGELES )  
MEDICAL COLLECTIVE, a California )  
Non-Profit Mutual Benefit Corporation;  
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GLOBAL DBA ALLEVIATIONS, a )  
California Non-Profit Mutual Benefit )  
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Non-Profit Mutual Benefit Corporation; )  
(11) TRADITIONAL HERBAL )  
CENTER, INC COLLECTIVE )  
CAREGIVERS, a California Non-Profit )  
Mutual Benefit Corporation; (12) )  
DEFENDANT CITY OF LOS )  
ANGELES' NOTICE OF )  
INTERESTED PARTIES  
[Local Rule 7.1-1]

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8 Plaintiffs, )  
9 vs. )  
10 CITY OF LOS ANGELES, a )  
government entity; DOES 1 through 10, )  
inclusive, )  
11 Defendants. )  
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13 )  
14 TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:  
15 Pursuant to Local Rule 7.1-1, the undersigned, counsel of record for defendant,  
16 City of Los Angeles, certifies that the following listed parties may have a direct,  
17 pecuniary interest in the outcome of this case. These representations are made to enable  
18 the Court to evaluate possible disqualification or recusal.  
19 (1) WEST VALLEY CAREGIVERS (Plaintiff)  
20 (2) ROYAL HERB MERCHANT (Plaintiff)  
21 (3) HERBAL HEALING'S HERBAL HEALING CENTER (Plaintiff)  
22 (4) HOLLYWOODS COMPASSIONATE CAREGIVERS (Plaintiff)  
23 (5) LOS ANGELES MEDICAL COLLECTIVE (Plaintiff)  
24 (6) INFINITY PHILANTHROPY GLOBAL DBA ALLEVIATIONS (Plaintiff)  
25 (7) PACOIMA RECOVERY COLLECTIVE INC. (Plaintiff)  
26 (8) HERBAL LOVE CAREGIVERS ON THE BOULEVARD  
27 (9) CAFÉ 420  
28 (10) HELPING HINT CAREGIVERS

- 1 (11) TRADITIONAL HERBAL CENTER, INC. COLLECTIVE CAREGIVERS  
2 (12) T.L.P.C.  
3 (13) LAHC 3 COLLECTIVE  
4 (14) UNIVERSAL CAREGIVERS INC.  
5 (15) D/R WELCH ATTORNEY AT LAW, P.C. (Counsel for Plaintiffs)

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7 Date: June 8, 2010  
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CARMEN A. TRUTANICH, City Attorney  
KENNETH FONG, Deputy City Attorney  
COLLEEN M. COURTNEY, Deputy City Attorney

10 By:   
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12 COLLEEN M. COURTNEY  
13 Attorneys for Defendant  
14 CITY OF LOS ANGELES  
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